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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/644,177	08/21/2003	Dimitre K. Baklaian	LIN825	5717	
34803 7:	590 09/22/2005		EXAM	EXAMINER	
DAVID A. LINGBECK			ADDISU	ADDISU, SARA	
P.O. BOX 500 ST. MICHAEL, MN 55376			ART UNIT	PAPER NUMBER	
		•	3722		
		DATE MAILED: 09/22/2005			

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Please find below and/or attached an Office communication concerning this application or proceeding.

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MITRE K.					
address					
(30) DAYS,					
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CFR 1.121(d). PTO-152.					

	Application No.	Applicant(s)	1 ~~~
	10/644,177	BAKLAIAN, DIMITI	DE K
Office Action Summary	Examiner	Art Unit	\L \.
•	Sara Addisu	3722	
The MAILING DATE of this communication ap		1 -	dress
Period for Reply	•	•	
A SHORTENED STATUTORY PERIOD FOR REPL WHICHEVER IS LONGER, FROM THE MAILING D - Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	PATE OF THIS COMMUNICATIO 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from e, cause the application to become ABANDONE	N. mely filed the mailing date of this co ED (35 U.S.C. § 133).	
Status			
1)⊠ Responsive to communication(s) filed on 8/21	/03.		
	s action is non-final.		
3) Since this application is in condition for allowa	ince except for formal matters, pro	osecution as to the	merits is
closed in accordance with the practice under	Ex parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.	
Disposition of Claims			
4)⊠ Claim(s) <u>1-14</u> is/are pending in the application) .		
4a) Of the above claim(s) is/are withdra	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-5</u> is/are rejected.			
7)⊠ Claim(s) <u>6-14</u> is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9) The specification is objected to by the Examine	er.		
10)⊠ The drawing(s) filed on 21 August 2003 is/are:	a)⊠ accepted or b) objected	to by the Examiner	
Applicant may not request that any objection to the	drawing(s) be held in abeyance. Se	e 37 CFR 1.85(a).	
Replacement drawing sheet(s) including the correct	ction is required if the drawing(s) is ob	jected to. See 37 CF	R 1.121(d).
11) ☐ The oath or declaration is objected to by the E	xaminer. Note the attached Office	Action or form PT	O-152.
Priority under 35 U.S.C. § 119			
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of:)-(d) or (f).	
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2. Copies of the postified copies of the prior	• •		Stone
 Copies of the certified copies of the price application from the International Burea 	•	eu in uns Nauonai s	stage
* See the attached detailed Office action for a list	, , , , , , , , , , , , , , , , , , , ,	ed.	
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Attachment(s)	و و در	/DTO 442\	
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) 🔲 Interview Summary Paper No(s)/Mail D	ate	
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date) 5) ☐ Notice of Informal F 6) ☐ Other:	Patent Application (PTO	-152)

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DETAILED ACTION

Specification

The abstract of the disclosure is objected to because the length of the abstract exceeds the limit of 150 words. Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1 and 2 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. Line 7 and line 30 recite "..bench or the like".

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Allen (U.S. Patent No. 5,051,044), in view of Gill (U.S. Patent No. 6,280,123) and further in view of Merrell (U.S. Patent No. 4,295,640).

Allen teaches a tool having a board-like mounting bracket (101) being adapted to fasten to a bench or the like by a chain (115) and having an opening (top of 105) extending from the top to the bottom side to receive a tubular base member (110). Allen teaches the post (110) can be hollow therefore has an open top and bottom end ('044, figure 1 and Col. 3, lines 21-32). Allen also teaches a working tool assembly being securely and removably fastened to tool support member (190) and the tool is moveable by means of gear mechanism.

However, Allen fails to teach the tool support member being movably disposed in the tubular member. Allen also fails to teach a work-piece support member being adjustably fastened in bottom end of the tubular member.

Gill teaches a tubular base member (40) and a working tool assembly being securely and removably fastened to a tool support member (60) and the tool is moveable by means of gear mechanism. Gill also teaches the tool support member (60) being movably disposed in the tubular member (40) ('123, figures 3 and 5). Gill also teaches the tubular base member (40) having a linear groove (opening) (50) disposed through the wall and through an upper edge, and a rectangular aperture (longitudinal slot) (54) in the inner wall surface (42) of tubular member (40).

Merrell teaches a board-like mounting bracket (16) having an opening and a threaded bore disposed in an end wall and opening as well as a hole being adapted to receive a fastener (18) for fastening the board-like mounting bracket (16) to a base (14) ('640, figures 1 and 2). Merrell also teaches the bracket assembly having an elongate

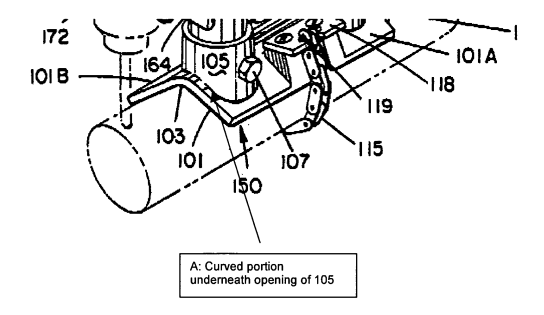
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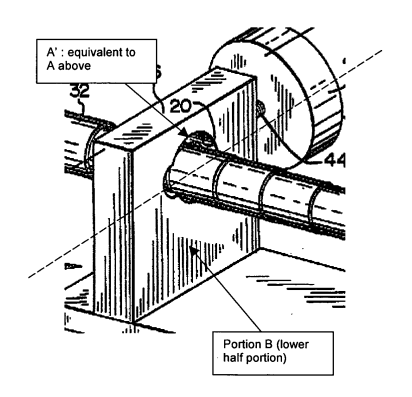
fastening member (40) having a threaded shaft (44) and a handle (42). Furthermore, Merrell teaches a workpiece support member (12) having a cylindrical member being engaged with the elongate fastening member (40) ('640, figure 2), a handle member (near 32) and extension wall (30 since mandrel 12 has stepped portions).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention was made to modify Allen's invention such that the tool support member is movably disposed in the tubular member, as taught by Gill for the purpose of guarding the tool as well as to act as a guide member for improved accuracy. It would have also been obvious to one of ordinary skill in the art at the time of the invention was made to modify Allen's invention such that a work-piece support member being adjustably fastened in bottom end of the tubular member (Examiner is considering anything contacting the curved portion A to be "in the bottom end of the tubular portion": see below. This means the modified device of Allen would incorporate portion B since the curved portion A' of Merrell's invention is equivalent to A of Allen's invention), as taught by Merrell for the purpose of securing the workpiece in a stable manner.

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Allowable Subject Matter

Claims 6-14 are objected to as being dependent upon a rejected base claim, but

would be allowable if rewritten in independent form including all of the limitations of the

base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Sara Addisu at (571) 272-6082. The examiner can

normally be reached on 8:30 am - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Boyer Ashley can be reached on (571) 272-4502. The fax phone number

for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

Sara Addisu (571)272-6082

SA 9/19/05

PRIMARY EXAMINER